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10 **Attorneys for Plaintiff**

11 **UNITED STATES DISTRICT COURT**
 12 **NORTHERN DISTRICT OF CALIFORNIA**

13 **TRICIA LECKLER, ON
 14 BEHALF OF HERSELF AND
 15 ALL OTHERS SIMILARLY
 16 SITUATED,**

17 **PLAINTIFF,**

18 **V.**

19 **CASHCALL, INC.,**

20 **DEFENDANT.**

21 **CASE NO.: 3:07-CV-04002-SI**

22 **[CLASS ACTION]**

23 **STIPULATION BETWEEN
 24 PLAINTIFF AND DEFENDANT TO
 25 EXTEND FILING DATE FOR
 26 FILING CROSS MOTIONS FOR
 27 SUMMARY JUDGMENT AND
 28 REQUEST THEREON**

29 **HON. SUSAN ILLSTON**

30 **Present Filing Date: Feb. 25, 2008
 31 Proposed New Filing Date: Mar. 17, 2008**

32 **Complaint Filed: 08/03/07**

33 **Trial Date: Not set**

34

- 35 WHEREAS, pursuant to a prior request for a 30 day extension for filing
 36 the opening briefs to review and analyze a recent FCC Declaratory
 37 Ruling, there is presently a Feb. 25, 2008 deadline for both Parties to file
 38 their opening briefs on their respective Cross Motions for Summary
 39 Judgment / Adjudication;
- 40 WHEREAS, within the past week Douglas J. Campion, counsel for
 41 Plaintiff, has had a death in his immediate family following a week-long
 42 hospice visitation, and has been unable to work on the briefing as

1 expected;

2 3. WHEREAS, Plaintiffs' counsel require additional time to brief the legal
3 issues which will be presented to the Court, and defense counsel has no
4 objection to such a request;

5 4. WHEREAS, the Parties request that the filing deadline for both Parties
6 to file their respective opening briefs be continued for a three week
7 period to March 17, 2008

8 THEREFORE, IT IS HEREBY STIPULATED BETWEEN THE
9 PARTIES AND THEIR RESPECTIVE ATTORNEYS OF RECORD
10 THAT:

11 1. The date for filing and serving both Parties' respective opening briefs on
12 their cross-motions for summary judgment / summary adjudication shall
13 be modified to allow an equal three week extension for each Party so
14 that the briefs shall be filed and served on or before March 17, 2008.

15 Dated: February 21, 2008

HYDE & SWIGART

16 By: /s/ Joshua B. Swigart
17 **Joshua B. Swigart**,
18 Attorneys for the Plaintiff

19 Co-Counsel

20 Douglas J. Campion
LAW OFFICES OF DOUGLAS J.
CAMPION

21 Dated: February 21, 2008

FINLAYSON, AUGUSTINI & WILLIAMS,
LLP

22
23
24 By: /s/ Michael R. Williams
25 **Michael R. Williams**
26 Attorneys for Defendant